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Under the Paperwork Reduction Act of 1995, no persons are required to	respond to a collection of inform	nation unless it displays a valid OMB control number	
UTILITY PATENT APPLICATION TRANSMITTAL	Attorney Docket No.	V-3301-023	
	First Inventor	TARABISHY, IMAD E.	
	Title	BALL & SHAFT OF A JOINT P	
(Only for new nonprovisional applications under 37 CFR 1.53(b))	Express Mail Label No.	ET924007816US	

See MPEP cl	APPLICATION ELEMENTS hapter 600 concerning utility patent application contents.	ADDRESS TO: Commissi	Patent Applic oner for Pate 1450 a VA 22313-1	ents	рто 90	
(Submit Applica See 37 Applica See 37 Specific (preferre - Descripant - Cross - Statem - Referre or a co - Backgrant - Brief Descripant - Detaile - Claim(- Abstra - Drawing - Detaile - Claim(- Abstra - Drawing - Detaile - Claim(- Abstra - Drawing - Abstra - Drawing - Detaile - Claim(- Abstra - Drawing - Abstra - Drawing - Detaile - Claim(- Abstra - Drawing - Detaile - Claim(- Abstra - Drawing - Abstra - Drawing - Drawing - Detaile - Claim(- Abstra - Drawing - Dr	ed arrangement set forth below) iptive title of the invention Reference to Related Applications nent Regarding Fed sponsored R & D ence to sequence listing, a table, imputer program listing appendix round of the Invention Summary of the Invention Description of the Drawings (if filed) ed Description (s) ict of the Disclosure  ag(s) (35 U.S.C. 113) [Total Sheets34]	7. CD-ROM or CD-R in dupli Computer Program (Appe 8. Nucleotide and/or Amino Acid (if applicable, all necessary) a. Computer Readable b. Specification Seque i. CD-ROM or C ii. Paper c. Statements verifying  ACCOMPANYING AF  9. Assignment Papers (con 37 CFR 3.73(b) Statement (when there is an assign English Translation Doc 13. Information Disclosure	ndix) Sequence Form (CRF nce Listing D-R (2 cop g identity of PPLICAT ver sheet & ent nee)	Submission  F)  on: ies); or  f above copies  ION PARTS  document(s))  Power of Attorney pplicable)	22141 U.S 10/7991	
b. V Cop (for i. 1	by from a prior application (37 CFR 1.63(d)) continuation/divisional with Box 18 completed)  DELETION OF INVENTOR(S) Signed statement attached deleting inventor(s) name in the prior application, see 37 CFR 1.63(d)(2) and 1.33(b).  Ication Data Sheet. See 37 CFR 1.76	12. Information Disclosure Statement (IDS)/PTO-1- 13. Preliminary Amendment 14. Return Receipt Postcare (Should be specifically is 15. Certified Copy of Priority (if foreign priority is clair Nonpublication Request (b)(2)(B)(i). Applicant m or its equivalent.  17. Uther: Check: Request Supplemental De	t (MPEP 50 temized) y Documen ned) under 35 t ust attach f	ut(s) U.S.C. 122 form PTO/SB/35		
	NUING APPLICATION, check appropriate box, and surflowing the title, or in an Application Data Sheet under	37 CFR 1.76:		st sentence of th		
Prior application in For CONTINUATI	Prior application information: Examiner Javier G. Blanco Art Unit: 3738 For CONTINUATION OR DIVISIONAL APPS only; The entire disclosure of the prior application, from which an oath or declaration is supplied under Box 5b, is considered a part of the disclosure of the accompanying continuation or divisional application and is hereby incorporated by reference. The incorporation can only be relied upon when a portion has been inadvertently omitted from the submitted application parts.					
	19. CORRESPO	IDENCE ADDRESS				
Custom	ner Number:	OR C Corre	spondence	address below		
	William S. Van Royen					
L Address -	David W. Pettis, Jr., P.A. 501 E Kennedy Blvd. Suite 700		-	<del></del>		
- A.:	Tampa	State FL	Zip Co	ode 33602-5200		
		Telephone 813-226-0440	Fax			
Name (Print/Typ	pe) David W. Pettis, Jr.	Registration No. (Attorney/Agent)	26,787			
Signature	DroPall		Date	3-12-200	54	

This collection of information is required by 37 CFR 1.53(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Patent Application, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450. If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

031204

PTO/SB/17 (10-03)
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CEE TO ANG		· Co	mplete if Known
FEE TRANS	DIVILLIAL	Application Number	
for EV	2004	Filing Date	March 12, 2004
for FY 2004		First Named Inventor	Imad Ed. Tarabishy
Effective 10/01/2003. Patent fees are subject to annual revision.		Examiner Name	
Applicant claims small entity status		Art Unit	
OTAL AMOUNT OF PAYMENT (\$) 385.00		Attorney Docket No.	V-3301-023

TOTAL AMOUNT OF PAYMENT (\$) 385.00	Attorney Docket No. V-3301-023						
METHOD OF PAYMENT (check all that apply)			FEE CALCULATION (continued)				
X Check Credit card Money Other None			3. ADDITIONAL FEES				
Deposit Account:		Large Entity   Small Entity					
Deposit	Fee		Fee Fee		Fee Description	Fee Paid	
Account Number	105			•	urcharge - late filing fee or oath		
Deposit Account	105	2 50	2052		urcharge - late provisional filing fee or over sheet		
Name The Director is authorized to: (check all that apply)	105	3 130	1053 1		on-English specification		
Charge fee(s) indicated below Credit any overpaymen	s 181	2 2,520	1812 2,5		or filing a request for ex parte reexamination		
Charge any additional fee(s) or any underpayment of fee(s)	180	4 920*	1804 9		equesting publication of SIR prior to xaminer action		
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to the above-identified deposit account.	105	1 110	2251		examiner action		
FEE CALCULATION	125			_	extension for reply within first month  Extension for reply within second month		
1. BASIC FILING FEE	125			•			
Large Entity Small Entity Fee Fee Fee Fee Pee Pai	125		l		Extension for reply within third month		
Code (\$) Code (\$)	120	4 1,480	1		Extension for reply within fourth month		
1001 770 2001 385 Utility filing fee 385	11	5 2,010		,005 =	extension for reply within fifth month		
1002 340 2002 170 Design filing fee	140			165 N	Notice of Appeal		
1003 530 2003 265 Plant filing fee	140				filing a brief in support of an appeal		
1004 770 2004 385 Reissue filing fee	140	3 290	2403	145 R	Request for oral hearing		
1005 160 2005 80 Provisional filing fee	145	1,510	1451 1,	,510 P	Petition to institute a public use proceeding		
subtotal (1) (\$) 385		2 110	2452	55 P	Petition to revive - unavoidable		
2. EXTRA CLAIM FEES FOR UTILITY AND REISS	145	3 1,330	2453	665 P	Petition to revive - unintentional		
Fee from	150	1,330	l .	665 L	Jtility issue fee (or reissue)		
Total Claims 4 -20** = 0 X = 0.	77				Design issue fee		
Ladanaadaat == -	= 1 134	3 640			Plant issue fee		
Claims Multiple Dependent    1 - 3** =   0   X   =   0 .**	<b>- 1</b> 46	60 130	1460	130 F	Petitions to the Commissioner		
' ' L	180	7 50	1807	50 F	Processing fee under 37 CFR 1.17(q)		
Large Entity   Small Entity   Fee Fee   Fee Fee Fee Description	180	6 180	1806		Submission of Information Disclosure Stmt		
Code (\$) Code (\$)	802	21 40	8021	40 R	Recording each patent assignment per property (times number of properties)		
1202 18 2202 9 Claims in excess of 20	180	9 770	2809	385 F	Filing a submission after final rejection		
1201 86 2201 43 Independent claims in excess of 3			2010		37 CFR 1.129(a))	ļ	
1203 290 2203 145 Multiple dependent claim, if not pa 1204 86 2204 43 ** Reissue independent claims	id   181	10 770	2810		For each additional invention to be examined (37 CFR 1.129(b))	ļ	
over original patent	18		1		Request for Continued Examination (RCE)		
1205 18 2205 9 ** Reissue claims in excess of 20 and over original patent	180	02 900	1802		Request for expedited examination of a design application	<b></b>	
SUBTOTAL (2) (\$) 0.0	11	er fee (s	• • • • • • • • • • • • • • • • • • • •				
**or number previously paid, if greater; For Reissues, see above			/ Basic Filir	ng Fee	Paid SUBTOTAL (3) (\$)	0.0	
SUBMITTED BY					(Complete (if applicable))		

SUBMITTED BY				(Complete (	(if applicable))
Name (Print/Type)	William Van Royen,	Registration No. (Attorney/Agent)	32,446	Telephone{	313-226-0440
Signature	William S. Vank	oyl-		Date	03-11-04

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Attorney Docket Nº V-3301-023

Patent

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

ANTICIPATED CLASSIFICATION: CLASS 623, SUBCLASS PRIOR APPLICATION EXAMINER: JAVIER G. BLANCO GROUP ART UNIT: 3738

TO: Mail Stop: Patent Application (Divisional)
Commissioner for Patents
P.O. Box 1450

Alexandria, VA 22313-1450

<u>U.S. Express Mail №</u> ET924007816US

SIR:

This is a request for filing a divisional application under 37 C.F.R. Section 1.53(b), of pending prior application: entitled "JOINT PROSTHESIS AND METHOD FOR PLACEMENT," Serial Nº 09/961,662, filed September 24, 2001, by Imad Ed. Tarabishy. This application is entitled BALL AND SHAFT OF A JOINT PROSTHESIS.

Enclosed is a new specification including a portion entered by the preliminary amendment filed on July 12, 2002, a Nonpublication Request, a copy of the Declaration as originally filed, a Declaration verifying it as a true copy and a Supplemental Declaration.

Also enclosed is a check in the amount of \$385.00 in full payment of the applicable filing fee, along with a stamped, self-addressed postcard. Please acknowledge receipt of the documents referenced herein by date stamping and returning the enclosed postcard.

The Power of Attorney in the prior application is to William S. Van Royen (Reg. Nº 32,446) and David W. Pettis, Jr. (Reg. Nº 26,787). The Power appears in the original papers in the prior application. Address all future communications to:

William S. Van Royen David W. Pettis, Jr., P.A. 501 East Kennedy Blvd., Suite 700 Tampa FL, 33602-5200 Tel: (813) 226-0440. I hereby verify that the attached copy of the original declaration is a true copy of that filed with application SN: 09/961,662, filed September 24, 2001.

The undersigned declares further that all statements made herein of his own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

DATED this 11 day of March, 2004.

William S. Van Royen.

Agent of Record

David W. Pettis, Jr., P. A.

501 East Kennedy Blvd., Suite 700

Tampa, FL 33601-0375

(813) 226-0440

## **CERTIFICATE OF MAILING**

There K. Out

Ilene K. Gunter, Secretary to David W. Pettis, Jr. Esq.

PTO/SB/35 (08-03)
Approved for use through 07/31/2006. OMB 0651-0031
U.S. Patent and Trademark Office; U. S. DEPARTMENT OF COMMERCE
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NONPUBLICATION REQUEST UNDER 35 U.S.C. 122(b)(2)(B)(i)

First Named Inventor		Imad Ed. Tarabishy
Title	Ball and	Shaft of a Joint Prosthesi
Attorr	ney Docket Numbe	v-3301-023

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing.

I hereby request that the attached application not be published under 35 U.S.C. 122(b).

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application **upon filing.** 

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant **must** notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. **Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).** 

This collection of information is required by 37 CFR 1.213(a). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 6 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.